

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Hansjörg Ander et al.

Serial No:

10/534,347

Filed:

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Title:

CHEMICALLY INERT PRESSURE SENSITIVE ADHESIVE

HAVING IMPROVED ADHESION, PROCESS FOR ITS MANUFACTURE, AND USE THEREOF (per Preliminary Amendment on filing)

Examiner / Art Unit:

/ Art Unit 1754

Attorney File:

RO4016US (#90568)

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-4150

SUBMISSION OF ENGLISH TRANSLATION OF IPER

Sir:

As the above-identified application is the U.S. national phase of PCT/EP2003/012116 filed October 31, 2003, we are enclosing a copy of the English translation of the International Preliminary Examination Report having a completion date of 16 February 2005.

Respectfully submitted,

SM/ck

Enc.

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Certificate of Mailing

I hereby certify that this document, and anything indicated as being attached or enclosed, is being deposited with the United States Postal Service as First Class mail in an envelope addressed: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date noted below:

Christine Kotran:

Date: 11/10/2005

PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Anglation intern	\mathbf{P}		
AM ³ INTERN		CT	,
	ATIONAL PRELIMI	NARY EXAMINATION RI	EPORT
	(PCT Article	36 and Rule 70)	
Applicant's or agent's file reference - LKG .003/2002 PCT	FOR FURTHER AC	See Notification of Preliminary Examination	Transmittal of Internation
International application No. PCT/EP2003/012116	International filing da 31 October 200		e (<i>day/month/year</i>) ember 2002 (14.11.200
International Patent Classification (IPC C08F 220/18) or national classification an	d IPC	
Applicant	LOHMANN GN	⁄⁄ВН & CO.KG	
amended and are the ba 70.16 and Section 607	mnanied by ANNEXES, i.e.,	sheets of the description, claims and the containing rectifications made to tions under the PCT).	d/or drawings which have b efore this Authority (see F
IV Lack of unity V Reasoned state citations and of the citation of the citati	ment of opinion with regard to of invention tement under Article 35(2) with explanations supporting such	to novelty, inventive step and indust th regard to novelty, inventive step statement	
Date of submission of the demand		Date of completion of this report	
10 March 2004 (1	0.03.2004)	16 February 20	05 (16.02.2005)
Name and mailing address of the IPE	A/EP	Authorized officer	

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/EP2003/012116

I. Basis of the report							
1. With regard to the elements of the international application:*							
. [\neg	the international application as originally filed					
i	\preceq	the desc	eription:				
l	لجك	the description: pages 1-5, 7-13 , as or					
		pages		, filed with the demand			
		pages .	6, filed with the lette	r of 02 September 2004 (02.09.2004)			
	-	•	·				
	X.	the clair	ms:	, as originally filed			
		pages	as amended (t				
		pages	, as amended (t	, filed with the demand			
İ		pages	1-15, filed with the letter				
		pages	, fred with the lette	. 01			
l		the drav	wings:				
1		pages		, as originally filed			
		pages		, filed with the demand			
		pages	, filed with the letter	er of			
ŀ	$\prod t$	he seque	ence listing part of the description:				
		pages		, as originally filed			
		pages		, filed with the demand			
	•	pages	, filed with the letter	er of			
2.	thair	stamatics	o the language, all the elements marked above were available or furnished application was filed, unless otherwise indicated under this item.				
1	П		guage of a translation furnished for the purposes of international search (u	nder Rule 23.1(b)).			
	Ħ		guage of publication of the international application (under Rule 48.3(b)).				
			nguage of the translation furnished for the purposes of international prel	iminary examination (under Rule 55.2 and/			
3.	With	n regard minary e	to any nucleotide and/or amino acid sequence disclosed in the examination was carried out on the basis of the sequence listing:	international application, the international			
1		contai	ned in the international application in written form.				
1		filed to	ogether with the international application in computer readable form.				
1		furnisl	hed subsequently to this Authority in written form.				
1		furnisl	hed subsequently to this Authority in computer readable form.				
		interna	statement that the subsequently furnished written sequence listing deational application as filed has been furnished.				
			tatement that the information recorded in computer readable form is is furnished.	dentical to the written sequence listing has			
	\Box	The o	mendments have resulted in the cancellation of:				
4.	· —		the description, pages				
1		H					
		님	the claims, Nos.	·			
			the drawings, sheets/fig				
5.	. 🔲	This re	eport has been established as if (some of) the amendments had not been a d the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(nade, since they have been considered to go s)).**			
1	in th and	his repo 70.17).	t sheets which have been furnished to the receiving Office in response to a rt as "originally filed" and are not annexed to this report since the	y ao not comain amenaments (Rule 70.10			
*	* Any	replacer	nent sheet containing such amendments must be referred to under item l $$	nd annexed to this report.			

International application No.

PCT/EP2003/012116

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire international application.				
	claims Nos9-12, 14, 15				
becau	ise:				
	the said international application, or the said claims Nos				
٠ا	relate to the following subject matter which does not require an international promises of the source of the sourc				
	·				
	·				
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):				
	are so uncrear that no meaningful opinion could be formed (-p-1937).				
<i>'</i>					
	·				
·	the claims, or said claims Nos are so inadequately supported				
	by the description that no meaningful opinion could be formed.				
	no international search report has been established for said claims Nos. 9-12, 14, 15				
2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid					
seq	sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions: the written form has not been furnished or does not comply with the standard.				
	the computer readable form has not been furnished or does not comply with the standard.				

International application No.

PCT/EP2003/012116

IV. Lack of unity of invention							
1. In response to the invitation to restrict or pay additional fees the applicant has:							
restricted the claims.							
paid additional fees.	paid additional fees.						
paid additional fees under protest.							
neither restricted nor paid additional fees.							
This Authority found that the requirement of unity of not to invite the applicant to restrict or pay additional	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.						
3. This Authority considers that the requirement of unity of ir	envention in accordance with Rules 13.1, 13.2 and 13.3 is						
complied with.							
not complied with for the following reasons:							
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<i>,</i>							
 Consequently, the following parts of the international appli in establishing this report: 	cation were the subject of international preliminary examination						
all parts.							
the parts relating to claims Nos.	1 (IN PART), 2-8, 13 (IN PART)						

International application No. PCT/EP 03/12116

I.	Basis	of the	report
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1.	This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitatio
	under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.)

1. This report is for claims 1 (in part), 2 to 8 and 13
(in part) of the application (see Boxes IV and V).

International application No. PCT/EP 03/12116

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: IV

Lack of unity of invention

1. These amendments to the present claims are the third version for the application. As described in Box V of this report with regard to claim 1, the present application lacks unity of invention (PCT Rule 13.1). The applicant has not paid the additional search fees required for the application on time. The international search report is therefore limited to the invention first mentioned in the claims; this invention is covered in the following claims: 1 (in part), 2 to 8 and 13 (in part).

International application No. PCT/EP 03/12116

NO -

1 (in part), 2-8, 13 (in part)

V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement		•			
	Novelty (N)		Claims			YES ·
			Claims		1 (in part), 2-8, 13 (in part)	NO -
	Inventive step (IS)		Claims	_		YES
	involute stop (10)		Claims		1 (in part), 2-8, 13 (in part)	NO

2. Citations and explanations

Industrial applicability (IA)

1. This report makes reference to the following documents D1 to D3; the same numbering will be used throughout the proceedings:

Claims

Claims

D1: EP0039797
D2: EP0735122
D3: EP0413301

2. With regard to the new amendments, in particular with regard to claim 1:

The Examining Authority has noted that the present/current claim 1 does not disclose only the features of claim 3 in the originally submitted version. The Examining Authority is therefore of the opinion that the additional phrase in claim 1, in particular in claim 1 (a), "and the reaction product ...imino, urethane, ... etc." has been modified by the addition of features of claims 10, 11 and 12 in the originally submitted version.

It should be noted that no international search report has been established for claims 10, 11, 12, etc. in the originally submitted version (lack of unity of invention).

The applicant has not paid the additional search fees required for the other inventions on time. The

international search report is therefore limited to the invention first mentioned in the claims; this invention is covered in the following claims: 1 (in part), 2 to 8 and 13 (in part).

3. D1 discloses a polymer composition that can be produced by the polymerization of (a) 1 to 50 wt.% polar (meth) acrylates with Zerewitinoff hydrogen, selected from the group comprising 2-hydroxyethyl(meth) acrylate, 3-hydroxypropyl-(meth) acrylate, 4-hydroxybutyl-(meth) acrylate, PEG-(meth) acrylate, PPG-(meth) acrylate, 2-aminoethyl(meth)-acrylate, 3-amino-propyl(meth) acrylate and 4-aminobutyl-(meth) acrylate; and (b), (c), (d) and (e) as defined in claim 1.

In light of the disclosure in D1 (page 2, line 26 to page 9, line 9; page 4, lines 6-19, in particular lines 15-19; page 4, lines 23-26; page 4, line 27 to page 5, line 13, in particular page 5, lines 11-13; page 3, lines 26-29), the subject matter of claims 1 (in part), 2 to 8 and 13 (in part) does not appear to be novel (PCT Article 33(2)). In light of the disclosure in D2 (page 3, line 56 to page 6, line 4; claims 1-9; page 3, line 24 to page 4, line 35; examples), the subject matter of claims 1 (in part), 2 to 8 and 13 (in part) does not appear to be novel (PCT Article 33(2)).

In light of the disclosure in D3 (claims 5-7; page 2, line 13 to page 3, line 36; examples, claims 1 to 15), the subject matter of claims 1 (in part), 2 to 8 and 13 (in part) does not appear to be novel (PCT Article 33(2)).